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In re Applicant:

Svetlana Dolina et al.

Serial No.: 09/674,492

Filed: Nov. 13, 2000

For: DIAGNOSIS OF PREDISPOSITION

TO EPILEPSY AND MONITORING OF ANTIEPILEPTIC TREATMENT

Attn. Karen Williams
Commissioner of Patents and Trademarks
Washington, D.C. 20231

Group Art Unit:

Attorney

Docket: 1067/7

50C0

## COMPLETION OF FILING REQUIREMENTS

Sir:

This is in response to the Notification of Missing Requirements mailed December 11, 2000, which response is being made on or before January 11, 2000, and for which no extension fees are due.

The declaration filed with the application on November 13, 2000, was not executed according to 37 CFR 1.66 or 1.68. A newly signed declaration is enclosed herein. Also enclosed is an assignment of rights.

We hereby confirm that the applicant is entitled to Small Entity Status.

Authorization is hereby granted to charge Deposit Account 06-2140 the sum of \$ 65, and any other charges which may be required. A duplicate copy of this letter is included.

Respectfully submitted,

Mark M. Friedman Actorney for Applicant Registration No. 33,883

Date: January 10, 2001



10/01 '01 14:34

DR. M. FRIEDMAN

2001	C139 3014			Patent and Tra	TES DEPARTMENT OF COMMERCE  Ademark Office LIT COMMISSIONER FOR PATENTS  1.C. 2023)			
, Q	A OFFICA	TION NO.		PORT MANAGO	APPLICATE	ATTY, DOG	RET NO.	
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ĺм	ARK M	FRIEDMAN			INTERNA	TEMAL APPLICATION	NO.	
		HONY CASTORINA		PC	T/IL99/00252			
		1 JEFFERSON DAVIS HIGHWAY SUITE 207 JINGTON:-VA 22202			LA PLING DATE PRICERTY DATE			
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i					ATE MATERS A	I DEC 2008	11	
NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)								
1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark Office as								
a Designated Office (37 CFR 1.494),								
	M an Elected Office (37 CFR 1.495):							
	<ul> <li>☑ U.S. Basic National Fee.</li> <li>☑ Copy of the international application in:</li> </ul>							
	□ a non-English language.							
	M English.							
Translation of the international application into English.								
■ Oath or Declaration of inventors(s) for DO/EO/US.								
Copy of Article 19 amendments.								
Translation of Article 19 amendments into English.								
	The International Preliminary Examination Report in English and its Annexes, if any.  The Translation of Annexes to the International Preliminary Examination Report into English.							
	Pretiminary amendment(s) filed 13 NCV 00 and							
	Information Disclosure Statement(s) filed and							
	Assignment document.							
	□ Power of Attorney and/or Change of Address.     □ Substitute specification filed     □ Verified Statement Claiming Small Entry Stams.      ▼ Priority Document.							
Copy of the International Search Report and copies of the references cited therein.								
	M Other: 18/331; INTERNATIONAL PRELIMINARY EXAMINATION REPORT NOT RECEIVED							
2. The following items MUST be furnished within the period set forth below in order to complete the requirements for								
acceptance under 35 U.S.C. 371:  a. Translation of the application into English. Note a processing fee will be required if submitted later than the								
appropriate 20 or 30 months from the priority date.								
The current translation is defective for the reasons indicated on the atrached Notice of Defective								
	Translation.  D. Processing fee for providing the translation of the application and/or the America later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).							
	C. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by							
the International application number and international filing date.								
The current eath or declaration does not comply with 37 CFR 1,497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917.								
(37 CFR 1.492(e)).								
3. Additional claim fees of 5 as a large entity small entity, including any required multiple dependent								
اسان	m fcc, a	re required. Applicant motached PTO-875.	ust submit the additi	cnal claim fees or ca	ncel the additional	claims for whi	ch feer are	
AL	L OF T	HE ITEMS SET FORTE	I IN 2(a)-2(d) ANT	3 ABOVE MUST	BE SUBMITTED	WITHIN ON	HTOM E	
FR	DM TH	E DATE OF THIS NOT	ICE OR BY 21	OR 231 MONTH	S FROM THE PI	RIORITY DAT	E FOR	
TH	E APPI	ICATION, WHICHEVI IMENT.	er is later. Fa	LILURE TO PROP	ERLY RESPOND	WILL RESU	LT IN	
	time pe R 1.136(	riod set above may be ext a).	ended by filing a pe	tition and fee for ext	unsion of time und	er the provision	us of 37	
		ion of the Annexes MUST				annexes will be	e cancelled.	
		sing fee will be required i						
5. L	5. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR. 494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.							
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Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)								
		py of this notice				rse.		
Enc	losed:							
_		/EO/917	☐ Notice of Defe	ective Translation	Kar	en Williams	J. \	
	PTO-875 RM PC1	; 7/DO/EO/905 (December	1997)			03-305-368B	XW	
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